Inventor 822 So. 5th Street (Fr.) Philadelphia, PA 19147 July 4, 2008

Dorothy M. Hartman

Re: WT Docket Nos. 07-195 and 04-356

Following FCC correspondence to D.M. Hartman 6/27/2008

Exparte

COMMENTS ON PROPOSED RULE CHANGES FOR ADVANCED WIRELESS SERVICE SPECTRUM BANDS .

TO THE HONORABLE MEMBERS OF THE **FEDERAL COMMUNICATIONS COMMISSION** AND TO PARTIES REFERENCED IN THE ABOVE DOCKETS, AND TO ALL CONCERNED PARTIES- I ADDRESS THE FOLLOWING COMMENTS:

I invented the Accessing Accessibility Process, a method showing how to integrate business and technology in such a way as to increase commerce and the exchange of information. This Process has resulted in the invention of the modern day - INTERNET and WORLDWIDE WEB. Previous internetting projects or the internetwork as it was referred to around 1973 as the backbone structures were put into place consisted of a variety of "NETS" including the ARPANET, INSTINET, BITNET, CSNET, and others.

unprecedented economic and technological expansion as adaptations of technology to accommodate the "commercialization "of cyberspace created wealth and jobs . This Process and the work of the technology sector which brought it into fruition is what is responsible for the presence of the INTERNET today. Unlike the "internetting projects" which preceded it , the INTERNET today is an integrated structure which is constantly evolving and has had a revolutionary impact on Telecommunications.

invaluable contributions that the INTERNET continues to provide today, yet I, its inventor have yet to be acknowledged, thanked, or paid. I am an African-American female with a handicap. Instead of support

Though my ideas were well received as evidenced by the development of the INTERNET and the

My invention was an improvement over prior art or previous "internetting" projects and resulted in an

what I in 1990 when I first introduced my ideas to the federal government received was a lack of recognition for the worth of the project and denial of funding - so that I never had the means or opportunity to build a corporation and/or compete . Beyond that today even as it is known that my claims are true - the government has thus far not recognized or compensated me for my contributions . I sincerely believe that the federal government is in breach of its contract with me even today as I was the owner of confidential proprietary information when I gave them ideas as Principal Investigator of a project entitled "The feasibility of Accessing Accessibility". At the same time that I was being denied funding to proceed with my research , my ideas were essentially being given to others who already had advantages . The efforts of the government , academic institutions through the National Science Foundation , and private sector corporations worked in tandem to bring my idea(s) into fruition resulting in the INTERNET and WORLDWIDE WEB . To deny me a patent also would widen the breach . I am hopeful that upon recognizing that my claims are indeed true - that I will be granted the patent and that I will be compensated for losses and damages to me . Honorable Members of the FCC Commission , I feel more hopeful everyday and I thank you so much for the opportunity to present my opinions and perspectives on these issues .

December 2004 , the government was already in breach of its contract with me regarding its use of my proprietary information going as far back as 1990 . My patent for the Accessing Accessibility Process which comprises the INTERNET and the WORLDWIDE WEB should be granted to me immediately as this has been my intellectual property for a very long time . The Accessing Accessibility Process is indeed both an original and unique concept(s) . From the time I have pursued my claims most notably in 2004 - there has been tremendous pressure by the U.S. government and corporations in the private sector - especially those in sectors such as telecom , media , software companies and other industries which have made their fortunes by way of the INTERNET- to find a way to strip me of all rights to what truly belongs to me .

There are some events which disturb me and cause me concern. Before I even filed patent application(s) in

I cannot address you as the owner of the patent because that is still pending . So , therefore , some of what I say may seem to be presumptive . However I can assure you that it is not . I am truly the inventor of what we refer to today as the "INTERNET." No , I cannot take the place of pioneers like Robert Kahn and Vinton Cerf and hundreds of other names who developed the switching packets of the earliest internetting projects . I did not develop emails or ICP's or IP's . No , I cannot take the place of the computer giants or the telecom giants who have played their role in growth and development of the internet . No , I cannot take the place of the thousands who have developed computer systems , micro -chips , software and all of the components of technology which have occurred in making the INTERNET - the success that it is today .

Yes, I can say, and I have seen no evidence to the contrary that my ideas presented to research organizations within the Federal Government - the U.S. Small Business Administration, Benjamin Franklin Technology Center, and Pa. Department of Commerce were funneled to the National Science Foundation and researched and developed through it. The NSF through its research and development of "commercialization" or the ideas put forth in Accessing Accessibility Process provided the fundamental role in developing the NSFNET, a precursor to the modern day INTERNET. It is the use of the Accessing Accessibility Process which produces and maintains the INTERNET and WORLDWIDE WEB which continue to evolve day after day. Yes, I was and am present in its creation through my ideas and writings to the federal government, expressing and laying out very clearly how use of this method could bring about a revolution in telecommunications and greatly expand the economy. The rest is history as my predictions came true. It was not a matter of obviousness. It was not a matter of coincidence. It was my ideas which resulted in the phenomenon known today as the INTERNET. Where was the INTERNET hiding before the mid 1990's ? According to whomever is telling the tale, the internet has been around forever. We know that is just not true. The formerly used internetting projects or "internet" had been around since the early 70's but were primarily used among academia, the government, military, and the elite. Their founders were looking for ways to develop but was not finding them. The introduction of my writings gave the National Science foundation through the NSFNET the opportunity to research and develop the ideas presented about commercialization and information exchange and once integrated with preexisting technology dramatically improves and transforms prior art.

Indeed the before and after "commercialization" or the effects that ACCESSING ACCESSIBILITY had on development of what we now refer to as the INTERNET are so dramatically different that it is indeed disingenuous to refer to the internet of 1973 as being the same as the INTERNET of today. Even in the earliest writings of the history of the Internet, the terms internet, internetting or internetwork were not even prior to the 1960's. Therefore I find it difficult to believe that the FEDERAL COMMUNICATIONS COMMISSION has authorization to regulate or give away access to the internet -based on some obscure and antiquated law written in 1934 that has nothing to do with the modern day Internet or Broadband neither of which existed in 1934. The pioneers of the internetting projects may have supplied the skeletal network and the bones of the technology, but without the adoption of my creative ideas, the INTERNET that is alive and responsible for trillions of dollars flowing through both local and global economies would not exist. Therefore it is my intellectual property and I should have a say about what happens to it. It is intellectual property which does not belong to the government or the FCC. If there is another inventor, then where is he or she? Where is the proof? I have mine .My ideas on how to integrate commerce and literally explode the technology due to demand are directly responsible for the telecommunications revolution and commercial expansion which became the dot.com boom or the boom which I predicted in my writings. The INTERNET is the 'gift that keeps on giving 'and I agree, that it has become as indicated in this excerpt from your website (FROM BROADBAND DEPLOYMENT NOTICE OF INQUIRY- April 16, 2007) all of the following and more:

"{t}he rapidly developing array of Internet...services available to individual Americans represent an extraordinary advance in the availability of educational and informational resources to our citizens." The Internet also represents "a forum for a true diversity of political discourse, unique opportunities for cultural development, and myriad avenues for intellectual activity." In addition, the Internet plays an important role in the economy, as an engine for productivity growth and cost savings.

However, I do not agree with and I most strongly object to the following portions of your statements:

"The Commission , under Title 1 Of the Communications Act , has the ability to adopt and enforce the net neutrality principles it announced in the internet Policy Statement . The Supreme Court Reaffirmed that the Commission " has jurisdiction to impose additional regulatory obligations under its Title 1 ancillary jurisdiction to regulate interstate and foreign communications." Indeed , the Supreme Court specifically recognized the Commission's ancillary jurisdiction to impose regulatory obligations on broadband internet access providers ."

Other portions of your statements to which I presently object with other objections perhaps to follow at a later time are as follows:

"In section 230(b) of the Communications Act of 1934, as amended (Communications Act or Act), Congress describes its national Internet policy. Specifically, Congress states that it is the policy of the United States "to preserve the vibrant and competitive free market that presently exists for the Internet "and "to promote the continued development of the internet." In section 706(a) of the Act, Congress charges the Commission with "encouraging the deployment on a reasonable and timely basis of advanced telecommunications capability"- broadband- "to all Americans."

Honorable Members of this FCC Commission , I think that you see why I have serious and grave concerns about the actions being taken by the FCC . I and anyone else living during modern times might have serious doubts about the credulity of these statements . What comes to my mind immediately are the following questions :

- 1. What does the Communications Act of 1934 have to do with the INTERNET? According to the earliest accounts of the history of the internet and really stretching the envelope of its developmental history the accounts do not go beyond prior to the 1960's? How then does one come up with Title 1 of the Communications Act of 1934 referencing the comment regarding competitive free market and the Internet as quoted above? And in this instance used as an excuse to give away my intellectual property?
- .2. How are these acts supposedly discharged by the Supreme Court and the Congress, citing Title 1 of some obscure Communications Act of 1934 which indeed if enacted existed 30 to 50 years before the Internet or BroadBand came into existence and therefore could not have been written with the Internet or Broadband in mind?

I find these comments regarding **BROADBAND NETWORK MANAGEMENT PRACTICES** on your website to be quite disconcerting. No more disconcerting, however than proprietary information and intellectual property which has essentially been stolen from me by my own government and to this day, instead of making it right and granting what is already mine and compensating me for my loss and damages in this situation is still essentially trying to rob me of any residual rights that I might have. Since pursuing my claims as of 2004, I have been aware of this continuous pressure by the government to give away the internet and all rights to it by major grants to the private sector which it what it has done in the past, and presently "giveaways "and auctions to telecom, media, software, computer systems, hotels, phone companies, search engines, car companies and now "free access " to the public - ignoring my rights and contributions - indeed ignoring my humanity. I am hoping that with all priority and swiftness that this travesty and injustice and essential 'rape' of my rights by my own country will come to an end.

It is a shame and a disgrace to this nation - the way that my ideas have been used to enrich the nation while casting me aside . And to add insult to injury , its continued disrespect and abuse of my proprietary and intellectual rights by giving away the internet and allowing "free access" to it before even granting a patent to me or paying me a dime for my contributions . I am reminded of those pictures from New Orleans of suffering human beings who had survived one of the greatest catastrophes that this country has experienced and yet were left waving in front of TV cameras literally begging for water and food for days while the entire world watched . Why were they not provided immediately with fresh water and food? After all water could have been flown in and dropped from the air and every effort should have made to get those life

sustaining elements to those records without delay? Haw do you let human beings who have survived one of

he WOLL DINING THE WAY OF THE WAY OF THE WORLD WAY OF THE

a and college of the hill the holocaust of the hill light of the second of

sustaining elements to those people without delay? How do you let human beings who have survived one of the worst hurricanes and flooding of the century die because of thirst and stress due to lack of water and food? Many of the people who had survived the holocaust of the hurricane passed away because of callousness and negligence. This incident occurred right here in our own country and yet we did not give them fresh water - only a helicopter ride away? That is what I am reminded of and how I feel. Knowing how I have helped this nation which is my birthplace to get on its feet - to make trillions of dollars, bringing it out of recession and helping it to remain a robust economy for a long time. The pressures created against the economy right now were not caused by the internet. The internet is still sustaining the country. Yet this is the way I am treated. I am disrespected, unrecognized and unpaid. My patent application(s) delayed and held up; while laws made up for convenience to strip me of any residual intellectual rights to the Internet, an invention which I have owned since 1989 when I first conceived the Accessing Accessibility Process. Yet, I remain hopeful that this will change immediately.

In addition to that, the "fat cats" or telecom and media companies, search engines and the like and other technology giants which have become "fat cats" because of my intellectual contributions are now all running to gather themselves together to work against me in the event that I am awarded a patent. They are running to form some kind of so - called "security trust" to block any potential patent infringement lawsuits which I might file. How ironic, "security trust"? It was my ideas that saved the country from bankruptcy in the 90's? Not theirs. I was the patriot - thinking of the good of the country in my proposal(s) -not them. Yet they need to form some kind of security trust against me, the 64-year-old inventor and contributer? "Security trust" - some kind of giant behemoth sized conglomerate? Whatever happened to anti trust laws? All of these government and corporate moves to the extreme right to prevent a 64-year -old African- American woman from receiving what is rightfully hers. This is a shame and a dishonor to this country. I am the inventor of what some might say is the greatest invention of the 21st century. I am the benefactor, by default, of these mega rich corporations which seek now to make very sure that I do not receive my share or portion of revenues from the success of my projects which helped them grow rich. While I struggle to maintain mortgage payments on my home, the powers that be gather themselves in every way to try to deny me. It's an abomination! I pray and I am hopeful that it will change immediately.

This is why I am choosing to submit these comments on July 4th 2008, Independence Day. While the country plays and enjoys one of our most prestigious summer holidays, I am submitting these comments on line. I would like to think that the truly great men who were our forefathers had me, those survivors of Katrina and other minorities in mind when they amended the Constitution to protect the rights of all persons . I live in Philadelphia, almost within walking distance of Independence Hall and have seen the Liberty Bell many times. I sometimes wonder did it ever ring for people like myself. Perhaps that is why it cracked because of the heartache of so many that are oppressed and without a voice. I have visited the Constitution Center and seen the life-size statues of the men who signed the Declaration of Independence and I have received copies of the Constitution. I know that the hope and the good and the faithful are in this country. I have experienced and seen good changes even in my lifetime. Whether he becomes president or not, it is a wonderful privilege to see a man of color for the first time be a legitimate and serious candidate for the office. But for those of us, less noticeable and more powerless, the wheels of justice grind too exceedingly slow. However, my faith in the country is restored when I remember that great men with caring and foresight added the 13th Amendment to the constitution. We are all created in the image of God and have certain inalienable rights as human beings. So, Hope is not lost. I pray the injustice done against me will be corrected immediately.

It is unprecedented in my lifetime that I have seen such pressure to try to prevent an inventor from a patent or its financial rewards as I have observed in connection with this , the internet . I know its importance , I was the one who told you (the government) about it . The government put confidence in my ideas . Why can it not put confidence in me? When the founding fathers enacted legislation to protect minorities , they may not have known George Washington Carver , Wilma Rudolph , Martin Luther King , Tiger Woods , Colin Powell , Condoleeza Rice , Barack Obama , but they had the wisdom and foresight to acknowledge that talent , skill and even humanity is not race specific. The rest of us , including this woman from a humble background and is handicapped and disadvantaged but who nevertheless is the inventor of what has

as some might arguably regard as being the greatest invention of the 21st century is also protected by this 13th Amendment to the Constitution. It is a number "13" which I welcome.

I pray that I will not continue to be denied and that this injustice which has lasted too long and has broken my heart as well as kept my purse empty -will be rectified as expediently as possible. I hope that in the very near future with a patent for this process will be presented to me and that whatever privileges and opportunities its granting awards to me will be respected as they would be for any other patent holder. Unlike some of my competitors like those corporations which are lining up to defend themselves against potential lawsuits - ironically as history has shows it is I who needs defending - I have no intention of looking backwards or engaging in negativity, ie, engaging in long, drawn out lawsuits. This is a course I would undertake only if absolutely necessary and left with no other recourse.

I may be a humble person but I have common sense . I don't bite the hand that feeds me . I try to live according to the Golden Rule , for those old enough to remember it and above all I am a patriot . Though some of my ancestors were brought to this country as slaves , others were already here because I also have Native American blood . I love my country , in spite of the grievous disappointments that I feel . I who devised a method to bring the country out of recession have no interest or inclination to try to do anything of a negative nature that would threaten its already fragile economic condition . That would hardly benefit me or anyone else . I like to think of myself as a creator and a healer, not a destroyer . It is not humble people like myself that have brought the country to the brink of bankruptcy and ruin but the relentless attitudes of those who opt a policy of greed , arrogance , and oppression . Maybe I just have not made enough money to become defensive and negative in trying to take away from someone else and keep everything for myself . At any rate , I would think that at my age , I would not change . I am not that kind of person , nor would I ever be . I would try to figure on what would be the most constructive course to follow . I am the same generous person who came to the government with my ideas in the 1990's not just thinking of profit for myself , but for the country and even the consumer . The problem is I was thinking of everyone else , but I got shafted in the deal .

There should not be a reason for me to go after telecom companies and other technology corporations in patent infringement lawsuits unless they give me a reason . It is these corporations which have helped build and develop the internet and made it popular . After all , the INTERNET is a huge enterprise and there should be a way to work out financial arrangements so that these companies as well as myself have an opportunity to prosper . A lawsuit should be a last resort , not the first . It seems rather more beneficial to go forward than backwards. The INTERNET as I proposed it once brought the country out of recession . The pressures that have the country teetering on the brink of disaster right now were not brought on by the Internet , but by other factors . Just as I had a plan back in the 1990's - I may have a plan or proposal today which might help to stabilize the economy again -right now . I do not know for sure . I would have to discuss it with experts in the right fields , but there are idea(s) which I have in the back of my mind which might be an answer to help bring us out of this present mess . I will not divulge them at this time .

Unlike 1990, this time I will keep my ideas to myself unless I am granted a patent and protection and shown the same respect as any other patent holder would have including the opportunity to be recognized and given credit for my contributions and compensated financially and proportionately. Thus, I will not discuss my proposals at this time for what may be a recession healer as it would be premature, presumptive and once more expose me to the possibility of being further exploited.

However, I have already shared my idea(s) regarding other inventions, such as my patent applications in child positioning features for child safety in infant furniture and also in improved child and infant auto seats. These features have already been added to products that are currently on the market, and are already putting money into the pockets of manufacturers who are benefiting from my creativity while I struggle to pay maintenance fees - unable to pay the costs to protect my property. While people are making money on my creativity - my claims are ignored and those in the field who are essentially stealing from me attach the number "13" to my name. I am not sure that the "13" is for "bad luck" or the 13th Amendment, only one of which I am fond. I am injecting at least momentarily, a little humor. The truth of the matter is, if the government would simply grant my patent regarding the internet and pay me a reasonable sum for my losses

incurred since 1990, I could easily have enough money to carry out and protect my other inventions and projects and of course greatly improve the circumstances in my life.

I currently have a PCT patent application - Method(s) to Scrub Greenhouse Gases - which is as it's name implies methods or means of reducing what are referred to as greenhouse gases such as carbon dioxide, nitrous oxide, and others. Whether one wants to believe it or not, Global Warming and its deleterious effects on the climate and the planet is a fact. Though I have had my ideas for sometime, just as with everything else I am disadvantaged and not able to proceed because of lack of support and funding. This work and the research and investigations that I would like to do should have been started years ago. We do not have 20 years or even 10 to correct these problems. The need for solutions is imminent. The Earth is already in a precarious situation. Many scientists are working on the problem. I am not a scientist, but I am a science educator and a good organizer and as my ideas about the internet proved to be good ones - I believe these ideas too are worth research and development. I have been blessed by Almighty God with the gift of sometimes being able to see into a problem and come up with a solution. So I want money to hire a qualified Chemist, Physicist, Microbiologist, Meteorologist, Geologist, and Oceanographer to start the research and investigations right away. I will need to respond in about 12-18 months to the international community and I want to be able to do that . I cannot do it without money . I cannot do anything without support and funding. I could perhaps hire labs from the University of Pennsylvania, my old alma mater, or Temple University for which I worked at one time in their Biomedical Sciences Program but I need to be able to hire a team and support staff to help me. I hope that the government will not leave me stuck as it did in 1990 while someone else takes the project away from me and runs with it. Finding an answer to Global Warming is too important to us all. I believe that I have a track record for good inventions even if I have not been paid. I hope that I can receive the support that I need in this project, Methods to Scrub Greenhouse Gases as soon as possible.

I am really being held back and held up because of a lack of support and income - and it is a travesty when I am the inventor of the INTERNET and the WORLDWIDE WEB - two of the best things to happen to this country in a century and I have received no credit or been paid a dime . I should be one of the best paid people in the country . It is further disgrace and testimony to how this nation deals with minorities and even minority talent especially if it is a threat to the status quo of the greedy and the arrogant . I hope that this will change immediately . I hope that the UNITED STATES PATENT AND TRADEMARK OFFICE will grant my patent for ACCESSING ACCESSIBILITY with priority and swiftness . I hope that the DEPARTMENT OF COMMERCE will recognize me for my contributions to the country and will provide me a check for financial compensation immediately and in an appropriate amount for the time that it has used and shared my ideas without permission - causing me both damages and loss. If they will compensate me - this will give an immediate source of revenue to help me carry out my projects on METHODS TO SCRUB GREENHOUSE GASES FROM THE ATMOSPHERE as I am up again time constraints. I hope and I further request that the FEDERAL COMMUNICATIONS COMMISSION cease and desist from giving away free or otherwise bartering or exchanging internet property which belongs to me and I humbly believe that according to the law - the FCC is not authorized to give it away .

By way of comments regarding other matters , I read your Public Notice regarding *en banc* hearing for Tuesday , July 29 , 2008 . At which time , the COMMISSION is considering resources and funding for women and minorities in media and telecom deals . I applaud the COMMISSION for its attention to these matters and its efforts in trying to level the playing field and make these opportunities available to minorities . Where were you 18 years ago when I needed you? Better late, however , than never . While I am happy to see the progress that the country is making in dealing with minorities and unequal treatment however it is my sincere hope that priority will be given to undoing the injustices and abuses which I have suffered for too long and that the Country will make good immediately its debt to me . Had I my patent right now , I myself would attend the hearing to perhaps find grant opportunities for establishing my own company and moving ahead with my own life and projects .

Another interest that I have is in speaking out against the use of the Atom Smasher, scheduled for late July or August in Switzerland. It seems to me and I only hold a Master's degree in Science Education from the University of Pennsylvania - illness having prevented me from pursuing the Doctorate - that this idea of

using this gigantic atom smasher is potentially dangerous and catastrophic to life and the planet. True scientists and even astute 8 year old science students could probably tell you that beyond having a hypothesis in use of the scientific method, the most important step is TESTING. With this atom smasher, the testing may be of too great a magnitude. I am not saying that the atom smasher is not a good thing and might potentially hold benefits for mankind, but what I am saying is that it should be approached with caution. The testing should be done on a mini (or smaller version) of the atom smasher first - just to see what the effects might be and if they are deleterious - then you have a greater chance of control . With power of this magnitude, you can't test first and then go "oops!", if something goes wrong. You cannot call back energy - once released. Rather than test a device of this size as recorded in the publications - and then throwing all caution to the wind - hoping for a good result and just basing your outcome on what a few scientists predict, no matter how good the scientist. That is foolishness and arrogance to the sublime. These are the kinds of attitudes which have brought not just the world economy, but the entire planet itself into peril. This arrogance based on the opinions of a few people who make decisions which could affect the entire planet. The article stated that the Swiss people have not objected to this monstrous experiment going on right under their noses. That is because the people of Switzerland or the world for that matter do not have a clue as to the danger inherent in releasing that amount of a new energy in such a way where the results or the quantity and quality of the results is not known. The earth is already in a fragile condition and geologists, oceanographers and meteorologists are already observing cataclysmic changes with more earthquakes and more violent storms. We do not need tremendous waves of energy set loose in such a way, that the results and the consequences are unknown to us. All it takes for evil to succeed is for good people to do nothing. This may be a dangerous and stupid move testing an atom smasher of that size. This atom smasher may become one of the best gadgets in the world, but it should be done cautiously. First build one the size of which the results can be observed and controlled if necessary - then at least they will have information about its effects and therefore be able to proceed more confidently with greater tests .I will make my comments known at whatever hearings I can access on line regarding the matter. Therefore, I will not discuss it here in this forum any further.

My comments to you today are submitted for the purpose of expressing my requests on the government treating matters regarding my intellectual property in a just manner and resolving these issues as quickly as possible so that not only will I receive my patent - but I will receive financial compensation so that I have revenue to move forward with my own life and finish whatever projects that I might be able to accomplish. With the comments that I have enclosed in this correspondence and the attachments which I have enclosed in support of my comments - I do hereby object to the FCC allowing Public Access to free, High - Speed Broadband Internet services . I further object to the FCC giving license to , exchanging or bartering to telecom corporations, media companies, phone companies, search engines, automobile companies, or other entities which just decides to 'declare ownership of INTERNET property.' I claim INTERNET property and my claims are true. Therefore, with all due respect, I request that until the extent of my rights are known and recognized that the FEDERAL COMMUNNICATIONS COMMISSION cease its licensing and giveaway practices in matters of communications and telecommunications both locally and globally in terms of its management of the Broadband Network and other aspects of the INTERNET. With the 2 attachments forwarded with my 06/26/2008 email to the FCC and the 7 included with this correspondence there is a total of 9 attachments and this 8-page document. I pray that the Federal Communications Commission will grant my request and will suspend any matters having to do with distribution of INTERNET property until these matters are sorted out and justly resolved. Members of the FCC, I thank you very much for this opportunity to file my comments and to be heard.

Respectfully	submitted	on July 4	, 2008	by
--------------	-----------	-----------	--------	----

Signature Muilly M. Stellion Date 1/4/2000

Dorothy M. Hartman

Inventor

- * In addition to the previous attachments submitted to the FCC, items 1 and 2 by email to Peter Daronco on June 26, 2008 I am enclosing the following attachments in as part of this PDF file.
 - #3 . Copy email to FCC, Peter Daronco, 6/26/2008 and its reply from Daronco 6/27/2008
 - #4 . Copy FCC NEWS, Hearing announcement Broadband and the Digital Future July 21,2008
 - **#5 BROADBAND NETWORK MANAGEMENT PRACTICES -copy from FCC website**
 - #6 Nov.7,1990 letter from SBA to Hartman from Frank Campo copy 2pages
 - #7 Certified letter, Nov.9,1990 Hartman to SBA, Frank Campo copy 2 pgs. 1 certificate copy
 - #8 January 18, 1991 letter from PA. Dept. of Commerce to Hartman 1 page
 - #9 July 24, 1991 letter from Ben Franklin Technology Center to Hartman 1 page



Windows Live"

RE: COMMENT ON PROPOSED RULE CHANGES FOR ADVANCED WIRELESS SERVICES, SPECTRUM BANDS

From: Peter Daronco (Peter.Daronco@fcc.gov)

Sent: Fri 6/27/08 8:13 PM

To: dorothy hartman (dotdiamond@hotmail.com)

Dear Ms. Hartman.

A copy of your e-mail, including the attachment, will be entered into WT Docket Nos. 07-195 and 04-356.

Thank you.

-Peter Daronco

Broadband Division

Wireless Telecommunications Bureau

From: dorothy hartman [mailto:dotdiamond@hotmail.com]

Sent: Thursday, June 26, 2008 4:19 PM

To: Peter Daronco

Subject: COMMENT ON PROPOSED RULE CHANGES FOR ADVANCED WIRELESS SERVICES, SPECTRUM **BANDS**

Dear Mr. DaRonco,

As a follow-up to my previous correspondence with the FCC, I am enclosing the following comments in response to the news release found on your site , release date June 20 , 2008 . This is a follow up to my April 2008 letter to the FCC and subsequent correspondence to the U.S. Department of Commerce.

I respectfully request that the FCC cease all regulations which involve giving away free access "WIFI" or any other aspects of the INTERNET to bands of the spectrum including auctioning off and granting access to any major corporation that 'declares ownership of INTERNET property' simply by its money or might . With all due respect , I do not believe that the FCC or other government agencies have license to the INTERNET and therefore does not have license to give, exchange or barter it off to telecom corporations, media companies, phone companies, search engines, automobile companies, cities or any other entity which 'declares its ownership of INTERNET property.

With all due respect to the Country that I love and too the great amount of wealth amassed by these organizations - some it by way of the INTERNET - I am its inventor . My patent application with the USPTO - is in the last stages of its determination and the status is Patent Pending .. Until the extent of my rights are known , I request that the FCC does not move ahead with this dramatic move of Public Access to Free, High-Speed Broadband Internet Services or free access to the INTERNET for anyone .

http://bl141w.blu141.mail.live.com/mail/PrintShell.aspx?type=message&cpids=2898785e-... 6/29/2008

I sincerely believe that the FCC is not licensed to do that . I have enclosed a copy of my TRANSMITTAL LETTER TO THE USPTO mailed June 25 , 2008 and received June 26 , 2008 . In light of my contributions , I request that you at least show me some consideration in allowing adequate time for these matters to be sorted out by suspending all such actions .

Yours Truly,

Dorothy M. Hartman / Inventor

The other season of giving begins 6/24/08. Check out the i'm Talkathon. Check it out!

Federal Communications Commission 445 12th Street, S.W. Washington, D. C. 20554

News Media Information 202 / 418-0500 Internet: http://www.fcc.gov TTY: 1-888-835-5322

This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC. 515 F 2d 385 (D.C. Circ 1974).

For Immediate Release: June 30, 2008

News Media Contacts: Robert Kenny at 202-418-2668 Clyde Ensslin at 202-418-0506

FCC Announces Public En Banc Hearing in Pittsburgh, Pennsylvania on Broadband and the Digital Future

The Federal Communications Commission today announced a public *en banc* hearing to be held in Pittsburgh, Pennsylvania on Monday, July 21, 2008.

The hearing time and location are as follows:

Time:

4:00 p.m. (Eastern Daylight Time)

Location:

Carnegie Mellon University Pittsburgh, Pennsylvania

Directions:

http://www.cmu.edu/about/visit/directions-parking.shtml

The Commission will hear from expert panelists regarding broadband and the digital future. The hearing is open to the public, and seating will be available on a first-come, first-served basis.

The public may file comments or other documents with the Commission by paper or electronically by going to http://gullfoss2.fcc.gov/prod/ecfs/upload_v2.cgi. Filing instructions are provided at http://www.fcc.gov/ownership/comments.html.

Sign language interpreters and open captioning will be provided for this event. Other reasonable accommodations for people with disabilities are available upon request. Include a description of the accommodation needed, and include a way we can contact you if we need more information. Please make your request as early as possible. Last minute requests will be accepted, but may be impossible to fill. Send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202-418-0530 (voice), 202-418-0432 (tty).

For additional information about the hearing, please visit the FCC's website at http://www.fcc.gov. Press inquiries should be directed to Robert Kenny at 202-418-2668 or Clyde Ensslin at 202-418-0506.

Federal Communications Commission 445 12th Street, S.W. Washington, D. C. 20554

News Media Information 202 / 418-0500 Internet: http://www.fcc.gov TTY: 1-888-835-5322

This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC. 515 F 2d 385 (D.C. Circ 1974).

For Immediate Release: June 30, 2008

News Media Contacts: Robert Kenny at 202-418-2668 Clyde Ensslin at 202-418-0506

FCC Announces Public *En Banc* Hearing in Pittsburgh, Pennsylvania on Broadband and the Digital Future

The Federal Communications Commission today announced a public *en banc* hearing to be held in Pittsburgh, Pennsylvania on Monday, July 21, 2008.

The hearing time and location are as follows:

Time:

4:00 p.m. (Eastern Daylight Time)

Location:

Carnegie Mellon University Pittsburgh, Pennsylvania

Directions:

http://www.cmu.edu/about/visit/directions-parking.shtml

The Commission will hear from expert panelists regarding broadband and the digital future. The hearing is open to the public, and seating will be available on a first-come, first-served basis.

The public may file comments or other documents with the Commission by paper or electronically by going to http://gullfoss2.fcc.gov/prod/ecfs/upload_v2.cgi. Filing instructions are provided at http://www.fcc.gov/ownership/comments.html.

Sign language interpreters and open captioning will be provided for this event. Other reasonable accommodations for people with disabilities are available upon request. Include a description of the accommodation needed, and include a way we can contact you if we need more information. Please make your request as early as possible. Last minute requests will be accepted, but may be impossible to fill. Send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202-418-0530 (voice), 202-418-0432 (tty).

For additional information about the hearing, please visit the FCC's website at http://www.fcc.gov. Press inquiries should be directed to Robert Kenny at 202-418-2668 or Clyde Ensslin at 202-418-0506.



Federal Communications Commissio 445 12th St., S.W. Washington, D.C. 20554

News Media Information 202 / 418-050 Internet: http://www.fcc.go TTY: 1-888-835-532

DA 08-1577

Released: July 2, 2008

FCC EN BANC HEARING AND CONFERENCE ON OVERCOMING BARRIERS TO COMMUNICATIONS FINANCING

NETWORKING OPPORTUNITIES WILL BE PROVIDED FOR PARTICIPANTS

The Federal Communications Commission will hold an *En Banc* hearing and conference at Barnard College in New York City on Tuesday, July 29, 2008. The public is invited to attend free of charge.

The purpose of the hearing and the subsequent conference (or breakout session) is to enhance the knowledge of the Commission and attendees about: (i) the present state of capital markets as those markets impact ownership diversity in the media and telecom industries and, particularly, the success of minorities and women entrepreneurs; (ii) how financing is secured for new, diverse, resource-limited ventures, focusing on actual problems that have been encountered by women and minorities attempting to secure financing for media and telecom deals; and (iii) potential ways the Commission can help facilitate financing opportunities for minorities and women.

Immediately following the *en banc* hearing, there will be a break out session where attendees will have an opportunity to meet with representatives of potential financing sources.

A later notice will announce the speakers.

The en banc hearing will be held from 1:00 to 4:00 PM, followed by the breakout session. The hearing and conference are located in the James Room, 4th Floor, Barnard Hall, 3009 Broadway (at 117th Street) New York, NY 10027.

For further information, contact Barbara Kreisman, Chief, Video Division, Media Bureau at (202) 418-1600.





FCC Home | Search | Updates | E-Filing | Initiatives | For Consumers | Find People

Broadband Network Management Practices

FCC > Network Management

site map

Search the FCC:

Help | Advanced

Public Hearings

4/17/08 Stanford University Palo Alto, CA

2/25/08 Harvard Law School Cambridge, MA

Petitions

11/14/07 Vuze, Inc. Petition for Rulemaking: Acrobat

11/1/07

Free Press, et. al. Petition for Declaratory Ruling: Acrobat

12/11/07

Public Knowledge, et. al. Petition for Declaratory Ruling: Acrobat

Broadband Network Management Practices

"The Commission, under Title I of the Communications Act, has the ability to adopt and enforce the net neutrality principles it announced in the Internet Policy Statement. The Supreme Court reaffirmed that the Commission "has jurisdiction to impose additional regulatory obligations under its Title I ancillary jurisdiction to regulate interstate and foreign communications." Indeed, the Supreme Court specifically recognized the Commission's ancillary jurisdiction to impose regulatory obligations on broadband Internet access providers." (Fron Broadband Deployment Notice of Inquiry - April 16, 2007) :

The availability of the Internet has had a profound impact on American life. This network of networks has fundamentally changed the way we communicate. It has increased the speed of communication, the range of communicating devices and the variety of platforms over which we can send and receive information. As Congress has noted, "[t]he rapidly developing array of Internet . . . services available to individual Americans represent an extraordinary advance in the availability of educational and informational resources to our citizens." The Internet also represents "a forum for a true diversity of political discourse, unique opportunities for cultural development, and myriad avenues for intellectual activity." In addition, the Internet plays an important role in the economy, as an engine for productivity growth and cost savings.

In section 230(b) of the Communications Act of 1934, as amended (Communications Act or Act), Congress describes its national Internet policy. Specifically, Congress states that it is the policy of the United States "to preserve the vibrant and competitive free market that presently exists for the Internet" and "to promote the continued development of the Internet." In section 706(a) of the Act, Congress charges the Commission with "encourag[ing] the deployment on a reasonable and timely basis of advanced telecommunications capability" - broadband - "to all Americans."

On September 23, 2005, the Commission released a Policy Statement that offers guidance and insight into its approach to the Internet and broadband that is consistent with these Congressional directives. It announced four principles to encourage broadband deployment and to preserve and promote the open and interconnected nature of the public Internet. [FCC 07-31]

On April 16, 2007, the Commission issued a Notice of Inquiry to enhance its understanding of the nature of the market for broadband and related services, and to ask whether network platform providers and others favor or disfavor particular content, how consumers are affected by

NISSI K

U.S. SMALL BUSINESS ADMINISTRATION

PHILADELPHIA DISTRICT OFFICE

REGION III
ALLENDALE SQUARE
475 ALLENDALE ROAD
KING OF PRUSSIA, PA. 19406
(215) 962-3800

November 7, 1990

Ms. Dorothy M. Hartman 7720 C Stenton Avenue #101 Philadelphia, PA 19118

Dear Ms. Hartman:

We are writing in response to the business plan you submitted for the Talk Shoppe. Mr. James Danna of our office originally reviewed your proposal but was unable to reach you by telephone. In a followup our Mr. George Galuska was also unsuccessful in reaching you at either (215) 247-8974 or at 224-5492 shown on your resume.

The eligibility for SBA's Handicapped Assistance Loan Program requires evidence that the business owner has a disability of major importance which limits the individual from competitively engaging in the proposed business activity. From the data provided we are uncertain as to whether your circumstances would warrant eligibility under this program or not.

Your business appears to be eligible under our regular guaranty loan program; however, our normal credit requirements apply to either program. Although an actual loan application has not been received we have analyzed your submission and find that we cannot encourage a formal loan application. The credit deficiencies cited in the Bank's decline letter including an insufficient equity injection into the business and inadequate collateral would present similar credit concerns for an SBA loan.

The information presented failed to evidence any significant cash or savings on hand for your capital investment into the business and the related office furnishings you listed are of minimal value. The personal assets proposed as security would provide insufficient collateral to secure your proposed financing and the personal credit history on the Transunion Credit Report (which you included) was unfavorable. In addition, we have reservations about prospects for repayment ability. The total reflected in your "Estimated Monthly Expenses" was more than \$400.00 below the individually totaled numbers and there was no explanation whether the costs of obtaining appropriate licensing or other permits to transfer certain computer telecommunications source data has been obtained. Even more critical is the lack of assurance that the sales levels would be obtained.

We regret that conditions are such that an SBA loan does not appear possible but if you would like to discuss this matter further please contact Mr. Danna at (215) 962-3829 or Mr. Galuska at 962-3828.

If your phone number has changed and you would like to discuss these matters, please provide a number where you may be reached during the day.

Sincerely,

Frank Campo
Chief

Financing Division



Mr. Frank Campo Chief, Financing Division U.S. Small Business Administration Philadephia District Office 475 Allendale Road King of Prussia, Pa. 19406

Re: The Talk Shoppe

Chestnut Hill, Pa. 19118

Dear Mr. Campo:

I am in receipt of your letter dated November 7, 1990 in which you stated several concerns regarding my proposal for my startup business, TALK SHOPPE. I want to address each of these concerns in the hopes of allaying any doubts which you may have about the proposal.

I can assure you that I suffer a very debilitating handicap. I have an emotional disorder Agoraphobia and other medical conditions which severely impair my ability to function in any job capacity. Fortunately I am not totally disabled. My mobility, however is highly restricted and for the most part I am confined only to moving about in my own neighborhood. Doctors have already confirmed my disability as I am currently on disability retirement from my career as a science teacher.

My business is currently operating and all startup costs and investments have so far been supported 100% by me. I do not need a loan to make a start but I need a loan to make a 600D start, one that will make me competitive with other businesses. I want to be able to mail out quality printed brochures. I do not want to restrict mailing lists and I would like a fax machine to start which I cannot afford on my current budget.

I understand that there are certain weaknesses and deficiencies in my proposal for a loan application, that is a part of the reason why it is necessary for me to make application under special programs. However, there are broad strengths and many positive aspects to the proposal which were not mentioned in your letter. I will discuss those shortly.

Yes, I did send you a credit report as I wanted to be completely forthcoming. I have also had good credit reports. There were a few bad reports for which there were good reasons at the time. They have been PAID IN FULL.

TALK SHOPPE is a marketing information consultant business. I can assure you that I do not intend to reproduce, copy, or resale information from commercial databases. What I intend on doing is offering my customers any recommendations or services based on their requests and any information which I have researched in response to their inquiries. Sometimes commercial or non-commercial databases may be used for my research purposes. At other times my research may be done through directories,

catalogs, manuals, or other reference resources. Whenever commercial databases are used in our research, in an effort to provide service to our clients, the databases will be fully compensated for the time spent on-line according to their fees and pay arrangements.

Finally in closing I would like to talk about the positive aspects of investing in a business like TALK SHOPPE. The type of business which I propose which is using information and information services to help people to organize their everyday lives can only help everyone concerned. That in itself cannot assure success but it is almost a sure bet that if people can afford the service they will buy it. People want more organization in their lives. They also want more leisure and fun in their lives. With the depressed state of the economy they also want as much value as they can get for their dollar. People are more hesitant to spend today and when they do spend they want to be able to buy something that they want or which has value. TALK SHOPPE can do that for them. We can hone in on what they want.

This business can also stimulate the economy as it can increase consumer confidence and actually increase interaction between businesses and consumers. Frankly, Mr. Campo I find it difficult to understand why the Small Business. Administration would not support a business like TALK SHOPPE which could help significantly in vitalizing the economy. I am not the only person who would be helped by the business being a a success. The consumers and even the businesses would be helped. \$25,000 is a small investment to make into a potentially lucrative business for all concerned.

I hope that I have been able to allay your concerns and that you will not let a few negative aspects overshadow the merit and the value that I sense you, Mr. James Danna and Mr. George Galuska see in the plan. The real value in TALK SHOPPE is that is relatively easy and inexpensive business to start with a maximum potential for growth. To my knowledge this is a novel and original business idea conceived by me. I do not know of any other business currently in existence like TALK SHOPPE. I have taken you into my confidence by sharing my personal proprietary information with you in the hopes of obtaining a loan. Whether or not I am denied a formal loan application, I would hope and trust—that I would be protected by whatever proprietary rights that exist under the law and—that the SBA would not divulge the contents of my business plan to others for their profit and gain.

I have again included both my residential and business telephone numbers for your convenience. Feel free to call me anytime.

[Res] (215) 247-8974 [Bus. K215) 247-2972

Dorothy M. Harynan Diothy M. Hartman

SENDER: Complete items 1 and 2 when additional 3 and 4. Put your address in the "RETURN TO" Space on the reverse from being returned to you. The return receipt fee will provide the date of delivery. For additional fees the following service and check box(es) for additional service(s) requested. 1. Show to whom delivered, date, and addressee's acceptable.	side. Failure to do this will prevent this card you the name of the person delivered to and is are available. Consult postmaster for fees
3. Article Addressed to: MR. FLANK CAMPO U.S. SMALL BISHUSS ADMINIPRATION Philadelphia Distuct 475 Adendale Road KING OF ANSAR BA. 1940 C	4. Article Number 409 407 192 Type of Service: Registered
5. Signature – Addressee X 6. Signature – Agent X 7. Date of Delivery 11-13-90	8. Addressee's Address (ONLY if requested and fee paid)
S Form 3811 Apr 1090 +US C BO 1090-228 81	E DOMESTIC DETLIDA DECEIDA

		ر د	12	2	}								
. P 409 407 1142	RECEIPT FOR CERTIFIED MAIL NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL (See Reverse)	Sent to MR, FURNE CAMPO	Street and No. PH 18 deiphing Dist. C	P.O., State and ZIP Codes	Postage / s 3	Certified Fee	Special Delivery Fee	Restricted Delivery Fee	Return Receipt showning had a to whom and Date belivered	Bate, and Address Deliver	TOTAL Postage Fee 990	Postmark or Date 19 USPA	
	PS Form 3800, June 1985								j				



x ?

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF COMMERCE

Office of Technology Development 352 Forum Building Harrisburg, PA 17120 (717) 787-4147

January 18, 1991

Dorothy M. Hartman Talk Shoppe P. O. Box 27660 Philadelphia, PA 19118

Re: 90-115

Dear Ms. Hartman:

At its meeting on January 9, 1991, the Board of the Ben Franklin Partnership completed its review of the proposals submitted for research grants in the 1990-1991 Small Business Research Seed Grant program. The Board voted to award grants to 27 of the proposed projects.

Due to funding limitations and the very large number of proposals submitted, the Board was able to approve funding for only a small proportion of the proposals. There were 146 eligible proposals submitted for consideration from 140 different companies. Regrettably, the Board was not able to approve funding for your proposed project(s).

It is very possible that some of the proposed projects that were not funded through the Small Business Research Seed Grant program could be considered for funding as Challenge Grant projects through one of the Ben Franklin Technology Centers. All of the Technology Centers have set aside funds this year for projects submitted during the year. I would therefore urge you to contact one or more of the Technology Centers and discuss the possibility of including your project in their program. You should make any such contacts with the Technology Centers as soon as possible.

You may also wish to investigate the possibility of submitting your proposal to one or more of the federal agencies participating in the federal Small Business Innovation Research (SBIR) program. For details on these programs you should contact one of the Ben Franklin Technology Centers, the Pennsylvania Technical Assistance Program (PENNTAP) at (814) 865-0427, the federal Small Business Administration, or the federal agency itself.

If you have any questions concerning the proposal review process, please call our Office of Technology Development at (717) 787-4147. We appreciate your interest and participation in the program.

Sincerely,

William J Cook

Chief, Research Grants Division



Ben Franklin Technology Center

of Southeastern Pennsylvania®

University City Science Center • 3624 Market Street • Philadelphia, PA 19104 (215) 895-3103 • FAX: (215) 387-6050



July 24, 1991

Dear Innovation Applicant:

In early April your company applied for an Innovation Award from the Ben Franklin Technology Center. Your application has received a thorough review of its technical merits and commercial potential from university and business experts.

With the approval of the Pennsylvania Department of Commerce, a number of the applications were scheduled to receive investments beginning in September 1991. As I am sure you know, the Commonwealth does not yet have an approved budget for fiscal year 1991-92. Consequently, the Pennsylvania Department of Commerce is not able to approve applications that we would recommend.

We are not able to predict when these issues will be resolved. We had hoped to be able to indicate which applications would be recommended by early July. For planning purposes, we estimate that we will be able to inform you of the outcome of your application within two weeks after a budget is adopted for the Commonwealth. We still expect that funds will be able to be available to successful applicants in the early part of September.

This letter is sent for your information only and is not meant to be an indicator in any way of the likelihood of the funding of your application.

Sincerely,

William H. Harrington

Director

Entrepreneurial Development

WHH/s